UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

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In re) Case No.
,) Chapter
Debtor(s).*))
MODIFICATION O	PPROVING PERMANENT LOAN F DEBTOR'S REAL ESTATE MORTGAGEproperty address)
THIS CASE came on for	consideration without hearing on the Debtor's Motion to
(Doc. No)	(the "Motion"), under the negative notice provisions of
Local Rule 2002-4. In the abse	nce of any objection, the Motion is deemed uncontested.
Accordingly, it is	
ORDERED:	
1. The Motion is GRA	NTED.
2. The Debtor is auth	norized to enter into the permanent mortgage modification
agreement with	(the "Lender") on the real property located incounty
* All references to "Debtor" shall include	and refer to both of the debtors in a case filed jointly by two individuals.

and state	, commonly known as property address and legally described
as follows:	
	legal description
3.	Debtor is authorized to take any and all necessary actions to effectuate the
terms of the a	agreement with the Lender. The Lender is ordered to comply with the terms of
the agreement	t.
4.	Debtor shall provide the Chapter 13 Trustee copies of the modification
documents wi	thin ten days of finalization of the mortgage modification.
5.	The modification agreement shall not modify the Lender's obligations under
Fed. R. Bankı	r. P. 3002.1.
6.	During the pendency of this case, payments to the Lender will be made by the
Chapter 13 Tr	rustee.
7.	Any timely payment made by Debtor to the Chapter 13 Trustee shall constitute
a timely payn	nent made to the Lender.
•	is directed to serve a copy of this order on interested parties and file a ce within 3 days of entry of the order.
*All reference by two individual	es to "Debtor" shall include and refer to both of the debtors in a case filed jointly duals